Lionel Z. Glancy (#1341 Mark S. Greenstone (#19 1925 Century Park East, Los Angeles, California 9 Telephone: (310) 201-91 Facsimile: (310) 201-91 E-mail: mgreenstone@gl Attorneys for Plaintiff DYKEMA GOSSETT LI Tamara A. Bush (SBN 19 10 Homas@dykema.com John M. Thomas (SBN 2 jthomas@dykema.com Abriami Gnandadesigan aganadesigan@dykema.com Abriami Gnandadesigan aganadesigan@dykema.com Suite 2100 Los Angeles, CA 90071 Telephone: (213) 457 - 18 Attorneys for Defendant	29606) Suite 2100 90067 50 60 lancylaw.com LP 97153) (SBN 263375) com e	
1925 Century Park East, Los Angeles, California 9 Telephone: (310) 201-91 Facsimile: (310) 201-91 E-mail: mgreenstone@gl Attorneys for Plaintiff DYKEMA GOSSETT LI Tamara A. Bush (SBN 19 tbush@dykema.com John M. Thomas (SBN 2 jthomas@dykema.com Abriami Gnandadesigan aganadesigan@dykema.com Suite 2100 Los Angeles, CA 90071 Telephone: (213) 457 - 18 Tatorneys for Defendant Attorneys for Defendant	Suite 2100 90067 50 60 lancylaw.com LP 97153) (SBN 263375) com	
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Suite 2100 Los Angeles, CA 90071 Telephone: (213) 457 – 1 Facsimile: (213) 457 -18 Attorneys for Defendant	1800	
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Facsimile: (213) 457 -18 Attorneys for Defendant		
15 Attorneys for Defendant	30	
16		
17	UNITED STATES DISTRICT COURT	
	NORTHERN DISTRICT OF CALIFORNIA	
19	SAN FRANCISCO DIVISION	
20	SANTRANC	ISCO DIVISION
MICHAEL ROBEY, Inc.	-	Case No. 3:16-cv-07212-EMC
Behalf of a Class of Sin Individuals,	illarly Situated	Hon. Edward M. Chen
23		JOINT STIPULATION AND
Plaintiff.		[PROPOSED] ORDER CONCERNING
24 v.		TIME TO FILE AMENDED
$25 \parallel$ TOYOTA MOTOR SA	LES, U.S.A., INC.,	COMPLAINT AND RESPONSE
26		THERETO
27 Defendar		
28	nt.	

JOINT STIPULATION
Case No. 3:16-cv-07212-EMC

Plaintiff Michael Robey ("Plaintiff") and Defendant Toyota Motor Sales, U.S.A., Inc. ("Defendant"), hereby submit this Joint Stipulation and Proposed Order Concerning Time to File Amended Complaint and Response Thereto.

WHEREAS, Plaintiff's complaint was filed on December 16, 2016.

WHEREAS, Defendant filed a motion to dismiss the complaint on February 24, 2017.

WHEREAS, Plaintiff intends to file an amended complaint in lieu of responding to Defendant's motion to dismiss. Plaintiff's amended complaint is due on March 17, 2017.

WHEREAS, the wife of Plaintiff's counsel, Mark S. Greenstone, is expecting to deliver on March 5, 2017. As a result, Mr. Greenstone anticipates being away from the office for the first half of March.

WHEREAS, Defendant's counsel, Tamara A. Bush, has a prescheduled vacation from April 9, 2017 through April 15, 2017.

WHEREAS, the parties have not previously requested an extension of time of time from the Court.

IT IS THEREFORE STIPULATED AND AGREED BETWEEN THE PARTIES THAT, subject to the Court's approval:

- 1. The date for Plaintiff to file an amended complaint shall be continued from March 17, 2017 to April 7, 2017.
- 2. Defendant's response to Plaintiff's amended complaint shall be filed on or before May 12, 2017.

1 2	Dated: March 3, 2017 GLANCY PRONGAY & MURRAY LLP
3	Dry a/Mank C Cus auston o
4	By: <u>s/Mark S. Greenstone</u> Lionel Z. Glancy
5	Mark S. Greenstone 1925 Century Park East, Suite 2100
6	Los Angeles, California 90067
7	Telephone: (310) 201-9150 Facsimile: (310) 201-9160
8	E-mail: mgreenstone@glancylaw.com
9	Attorneys for Plaintiffs
10	
11	Dated: March 3, 2017 DYKEMA GOSSETT LLP
12	Dry g/Tamana A. Push
13	By: s/ Tamara A. Bush Tamara A. Bush (SBN 197153)
14	tbush@dykema.com John M. Thomas (SBN 266842)
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20	Attorneys for Defendant
21	
22	General Order 45, Section X Certification
23	The filing attorney hereby certifies that concurrence in the filing of the document has
24	been obtained from each signatory, in accordance with N.D. Cal. Gen. Order 45, Section
25	X(B).
26	
27	* * *
28	
	JOINT STIPULATION Case No. 3:16-cv-07212-EMC
	- 2 -

353963.1 PRIUSHEADLIGHT

[PROPOSED] ORDER

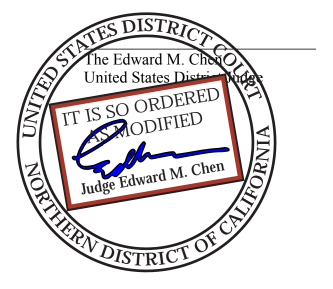
Having reviewed the parties' Joint Stipulation and Proposed Order Concerning Time to File Amended Complaint and Response Thereto, and good cause appearing, IT IS

- 1. The date for Plaintiff to file an amended complaint shall be continued from March 17,
- 2017 to April 7, 2017.

HEREBY ORDERED THAT:

- 2. Defendant's response to Plaintiff's amended complaint shall be filed on or before May 12, 2017.
 - 3. 5/4/17 hearing on motion to dismiss is vacated.

Dated: ______, 2017



JOINT STIPULATION
Case No. 3:16-cv-07212-EMC
- 3 -

PROOF OF SERVICE BY ELECTRONIC POSTING I, the undersigned say: I am not a party to the above case, and am over eighteen years old. On March 3, 2017, I served true and correct copies of the foregoing document, by posting the document electronically to the ECF website of the United States District Court for the Northern District of California, for receipt electronically by the parties listed on the Court's Service List. I affirm under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on March 3, 2017 at Los Angeles, California. s/ Mark S. Greenstone Mark S. Greenstone

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Mailing Information for a Case 3:16-cv-07212-EMC Robey v. Toyota Motor Sales, U.S.A., Inc.

Electronic Mail Notice List

The following are those who are currently on the list to receive e-mail notices for this case.

- Tamara Alicia Bush tbush@dykema.com
- Janet L. Conigliaro jconigliaro@dykema.com,docket@dykema.com,jjackson@dykema.com
- Mark Samuel Greenstone mgreenstone@glancylaw.com,info@glancylaw.com
- John Mark Thomas jthomas@dykema.com,abooth@dykema.com,ranger@dykema.com,docket@dykema.com

Manual Notice List

The following is the list of attorneys who are **not** on the list to receive e-mail notices for this case (who therefore require manual noticing). You may wish to use your mouse to select and copy this list into your word processing program in order to create notices or labels for these recipients.

• (No manual recipients)

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